

INFORMATION DISCLOSURE CITATION IN AN APPLICATION Form PTO-1449	Docket Number	Application Number
	043311-0313722	09/461,336
	Applicant(s)	
	Dazhi CHEN <i>et al.</i>	
	Filing Date	Group Art Unit
	December 15, 1999	3627

U.S. PATENT DOCUMENTS

*EXAMINER INITIAL	REF	DOCUMENT NO.	DATE	NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
/A.S./	1A	5,855,007	12/29/1998	Jovicic <i>et al.</i>	705	14	
	1B	5,923,016	07/13/1999	Fredregill <i>et al.</i>	235	380	
	1C	5,970,469	10/19/1999	Scroggie <i>et al.</i>	705	14	
	1D	6,014,634	01/11/2000	Scroggie <i>et al.</i>	705	14	
	1E	6,687,679	02/03/2004	Van Luchene <i>et al.</i>	705	14.13	
	1F	6,965,868	11/15/2005	Bednarek	705	9	
	1G	7,069,228	06/27/2006	Rose <i>et al.</i>	705	5	
	1H	7,330,826	02/12/2008	Porat <i>et al.</i>	705	26	
	1I	2001/0034625	10/25/2001	Kwoh	705	6	
/A.S./	1J	2006/0095434	05/04/2006	McCullough <i>et al.</i>	707	10	

FOREIGN PATENT DOCUMENTS

	REF	DOCUMENT NO.	DATE	COUNTRY	CLASS	SUBCLASS	Translations	
							YES	NO

OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)

/A.S./	1K	Request for Inter Partes Reexamination of U.S. Patent No. 6,741,969, without Exhibits, filed October 6, 2009, 263 pages.					
	1L	Reexam Control No. 95/000,510 – Order Granting/Denying Request for Inter Partes Reexamination – Inter Partes Reexamination Communication - Transmittal of Communication to Third Party Requester Inter Partes Reexamination - mailed December 7, 2009, 24 pages.					
	1M	Reexam Control No. 95/000,510 – Office Action in Inter Partes Reexamination mailed December 7, 2009, 38 pages.					
	1N	Exhibit PA-E - Sheryl E. KIMES <i>et al.</i> , "Restaurant Revenue Management: Applying Yield Management to the Restaurant Industry", <u>Cornell Hotel and Restaurant Administration Quarterly</u> , June 1998, Volume 39, No. 3, at page 32 (" <i>Kimes (June 1998)</i> " or "the Kimes (June 1998) reference") – 12 pages.					
	1O	Exhibit PA-F – Sheryl E. KIMES, "Implementing Restaurant Revenue Management: A Five-Step Approach", <u>Cornell Hotel and Restaurant Administration Quarterly</u> , June 1999, Volume 40, No. 3, at page 16 (" <i>Kimes (June 1999)</i> " or "the Kimes (June 1999) reference") – 9 pages.					
	1P	Exhibit PA-G – Sheryl E. KIMES <i>et al.</i> , "Developing a Restaurant Revenue-Management Strategy", <u>Cornell Hotel and Restaurant Administration Quarterly</u> , October 1999, Volume 40, No. 5, at page 18 (" <i>Kimes (October 1999)</i> " or "the Kimes (October 1999) reference") – 16 pages.					
/A.S./	1Q	Exhibit PA-H – Brian T. SILL, "Capacity Management: Making Your Service Delivery More Productive", <u>Cornell Hotel and Restaurant Administration Quarterly</u> , February 1991, Volume 31, No. 1, at page 77 (" <i>Sill</i> " or "the Sill reference") – 15 pages.					

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/Asfand Sheikh/	08/01/2010
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/A.S./	2A	Exhibit PAT-B – File wrapper of the 6,741,969 patent, 274 pages.
	2B	Exhibit PAT-C – File wrapper of U.S. Patent Application No. 10/849,935, 423 pages.
	2C	Exhibit PAT-D – Westlaw Docket for Pending Litigation: <i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. 3:09-cv-02074 (N.D. CA) (Complaint filed May 12, 2009), 10 pages.
	2D	Exhibit PAT-E – Complaint Filed in Pending Litigation: <i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. 3:09-cv-02074 (N.D. CA) (Complaint filed May 12, 2009), 45 pages.
	2E	Exhibit PAT-F – Plaintiffs Infringement Contentions Filed in Pending Litigation, <i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. 3:09-cv-02074 (N.D. CA), 15 pages.
	2F	Exhibit CC-A – Claims 1-12, 22-23, 25-36, and 46-47 Are Anticipated by <i>DeLorme</i> Under 35 U.S.C. § 102, 49 pages.
	2G	Exhibit CC-B – Claims 1-12, 22-23, 25-36, and 46-47 Are Rendered Obvious Over <i>DeLorme</i> Under 35 U.S.C. § 103, 49 pages.
	2H	Exhibit CC-C - Claims 1, 9-18, 20-22, 25, 33-42, and 44-46 Are Anticipated by <i>Bednarek</i> Under 35 U.S.C. § 102, 35 pages.
	2I	Exhibit CC-D – Claims 1, 9-18, 20-22, 25, 33-42, and 44-46 Are Rendered Obvious Over <i>Bednarek</i> Under 35 U.S.C. § 103, 35 pages.
	2J	Exhibit CC-E – Claims 1-17, 19-41, and 43-48 Are Anticipated by <i>Porat</i> Under 35 U.S.C. § 102, 83 pages.
	2K	Exhibit CC-F – Claims 1-17, 19-41, and 43-48 Are Anticipated By <i>Porat</i> Under 35 U.S.C. § 102, 83 pages.
	2L	Exhibit CC-G – Claims 1-18, 20-23, 25-42, and 44-47 Are Rendered Obvious Over <i>DeLorme</i> In View Of <i>Bednarek</i> Under 35 U.S.C. § 103, 91 pages.
	2M	Exhibit CC-H – Claims 1-17, 19-41, and 43-48 Are Rendered Obvious Over <i>DeLorme</i> In View Of <i>Porat</i> Under 35 U.S.C. § 103, 132 pages.
/A.S./	2N	Exhibit CC-I – Claims 1-48 Are Rendered Obvious Over <i>Bednarek</i> In View Of <i>Porat</i> Under 35 U.S.C. § 103, 123 pages.

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/A.S./	3A	Exhibit CC-J – Claims 1-48 Are Rendered Obvious Over <i>DeLorme</i> In View Of <i>Bednarek</i> In View Of <i>Porat</i> Under 35 U.S.C. § 103, 172 pages.
	3B	Exhibit CC-K – Claims 1-23 and 25-47 Are Rendered Obvious Over <i>DeLorme</i> In View Of <i>Bednarek</i> In View Of <i>Garg</i> Under 35 U.S.C. § 103, 114 pages.
	3C	Exhibit CC-L – Claims 5 and 29 Are Rendered Obvious Over <i>DeLorme</i> In View Of The <i>Kimes</i> References In View Of <i>Sill</i> Under 35 U.S.C. § 103, 7 pages.
	3D	Exhibit CC-M – Claims 5 and 29 Are Rendered Obvious Over <i>Bednarek</i> In View Of The <i>Kimes</i> References In View Of <i>Sill</i> Under 35 U.S.C. § 103, 7 pages.
	3E	Exhibit CC-N – Claims 5 and 29 Are Rendered Obvious Over <i>Porat</i> In View Of The <i>Kimes</i> References In View Of <i>Sill</i> Under 35 U.S.C. § 103, 7 pages.
	3F	Exhibit CC-O – Claims 13, 22, 37, and 46 Are Rendered Obvious Over <i>DeLorme</i> In view Of <i>Fredregill</i> Under 35 U.S.C. § 103, 5 pages.
	3G	Exhibit CC-P – Claims 13, 16, 22, 37, 40, and 46 Are Rendered Obvious Over <i>Bednarek</i> In View Of <i>Fredregill</i> Under 35 U.S.C. § 103, 5 pages.
	3H	Exhibit CC-Q – Claims 13, 16, 22, 37, 40, and 46 Are Rendered Obvious Over <i>Porat</i> In view Of <i>Fredregill</i> Under 35 U.S.C. § 103, 5 pages.
	3I	Exhibit CC-R – Claims 17-18 and 41-42 Are Rendered Obvious Over <i>DeLorme</i> In view Of <i>Van Luchene</i> Under 35 U.S.C. § 103, 5 pages.
	3J	Exhibit CC-S – Claims 17-18 and 41-42 Are Rendered Obvious Over <i>Bednarek</i> In View Of <i>Van Luchene</i> Under 35 U.S.C. § 103, 5 pages.
	3K	Exhibit CC-T – Claims 17-18, 20, 41-42, and 44 Are Rendered Obvious Over <i>Porat</i> In View Of <i>Van Luchene</i> Under 35 U.S.C. § 103, 6 pages.
	3L	Exhibit CC-U – Claims 1-13, 22-23, 25-37, and 46-47 Are Rendered Obvious Over <i>Walker</i> In View Of <i>Rose</i> Under 35 U.S.C. § 103, 62 pages.
/A.S./	3M	Exhibit CC-V – Claims 1-17, 19-41, and 43-48 Are Rendered Obvious Over <i>Walker</i> In View Of <i>Rose</i> In View Of <i>Porat</i> Under 35 U.S.C. § 103, 144 pages.

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/A.S./	4A	Exhibit CC-W – Claims 5 and 29 Are Rendered Obvious Over <i>Walker</i> In View Of <i>Rose</i> In View Of The <i>Kimes</i> References In View Of <i>Sill</i> Under 35 U.S.C. § 103, 7 pages.
↓	4B	Exhibit CC-X – Claims 13, 22, 37, and 46 Are Rendered Obvious Over <i>Walter</i> In View Of <i>Rose</i> In View Of <i>Fredregill</i> Under 35 U.S.C. § 103, 5 pages.
	4C	Reexam Control No. 95/000,510 – Patentee Response to Office Action in <i>Inter Partes</i> Reexamination filed February 12, 2010, including attachments, 157 pages.
	4D	<i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. C 09-02074 JSW (N.D. CA) – Order Granting Defendant's Motion to Stay All Proceedings Pending Reexamination of Patent-In-Suit, filed December 3, 2009, 2 pages.
	4E	<i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. 3:09-cv-02074-JSW (N.D. CA), Docket History, 2 pages.
	4F	<i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. C 09 02074-JSW (N.D. CA), Defendant and Counterclaimant OpenTable, Inc.'s Invalidity Contentions Pursuant to Patent Local Rules 3-3 and 3-4, filed October 30, 2009, 320 pages.
	4G	<i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. C 09 02074-JSW (N.D. CA), Defendant and Counterclaimant OpenTable, Inc.'s Objections and Responses to Plaintiff and Counterclaim Defendant Mount Hamilton Partners LLC's First Set of Interrogatories (Nos. 1-7), filed October 14, 2009, 16 pages.
	4H	<i>Mount Hamilton Partners, LLC v. OpenTable, Inc.</i> , No. C 09 02074-EDL (N.D. CA), Defendant OpenTable, Inc.'s Answer to Plaintiff's Complaint for Patent Infringement, and Counterclaims – Demand for Jury Trial, filed June 8, 2009, 9 pages.
↓	4I	MULLER, Christopher C., "A Simple Measure of Restaurant Efficiency", <i>Cornell Hotel and Restaurant Administration Quarterly</i> , June 1999, Vol. 40, No. 3, ABI/INFORM Global, pages 31-37.
/A.S./	4J	MULLER, Christopher C., "The On-Line Restaurant", <i>Fundamentals, A Fundamental Study by Christopher C. Muller, Ph.D.</i> , Assoc. Prof in the Hospitality Management Department at the University of Central Florida, Orlando/USA, pages 40, and 42-45.

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